IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA DANVILLE DIVISION

UNITED STATES OF AMERICA :

:

: Criminal Number: 4:18-CR-00011

:

MARCUS JAY DAVIS

KEVIN LAMONT TRENT, JR.

KANAS LAMONT'E TRENT

DASHAUN LAMAR TRENT

PHILLIP DAEKWON MILES

SHABBA LARUN CHANDLER

ASHLEY TIANA ROSS : TENIKQUA FULLER :

VERDICT FORM

COUNT ONE

With respect to Count One – RICO Conspiracy WE, THE JURY, unanimously find the defendant, MARCUS JAY DAVIS Guilty _____ Not Guilty _____ **Special Finding** If you found the defendant MARCUS JAY DAVIS guilty of Count One, do you unanimously find that, as part of the RICO conspiracy, the defendant did murder Christopher Motley in violation of Virginia law, as set forth in the Notice of Special Sentencing Factor One of the First Superseding Indictment? Yes:_____ No:____ **** With respect to Count One – RICO Conspiracy WE, THE JURY, unanimously find the defendant, KEVIN LAMONT TRENT, JR. Guilty _____ Not Guilty _____ **Special Finding** If you found the defendant **KEVIN LAMONT TRENT, JR.** guilty of Count One, do you unanimously find that, as part of the RICO conspiracy, the defendant did murder Christopher Motley in violation of Virginia law, as set forth in the Notice of Special Sentencing Factor One of the First Superseding Indictment? Yes:_____ No:____

WE, THE JURY, u	nanimously find the defend	ant, KANAS LAMONT'E TRENT
Guilty	Not Guilty	
Special Finding		
unanimously find that, as p	part of the RICO conspiracy ginia law, as set forth in the	I'E TRENT guilty of Count One, do you, the defendant did murder Christopher Notice of Special Sentencing Factor One
Yes:	No:	_

With respect to Count One	– RICO Conspiracy	
WE, THE JURY, u	nanimously find the defend	ant, DASHAUN LAMAR TRENT
Guilty	Not Guilty	
Special Finding		
unanimously find that, as p	part of the RICO conspiracy ginia law, as set forth in the	AR TRENT guilty of Count One, do you, the defendant did murder Christopher Notice of Special Sentencing Factor One
Yes:	No:	

With respect to Count One	- RICO Conspiracy	
WE, THE JURY, u	nanimously find the defend	ant, PHILLIP DAEKWON MILES
Guilty	Not Guilty	

With respect to Count One – RICO Conspiracy

Special Finding

If you found the defendant **PHILLIP DAEKWON MILES** guilty of Count One, do you unanimously find that, as part of the RICO conspiracy, the defendant did murder Christopher Motley in violation of Virginia law, as set forth in the Notice of Special Sentencing Factor One

of the First	Superseding Indictment?	
Yes	: _	No:

With respec	ct to Count One – RICO C	onspiracy
WE	, THE JURY, unanimousl	y find the defendant, SHABBA LARUN CHANDLER
Gui	lty:	Not Guilty
Special Fin	ding	
you unanin Motley in v	nously find that, as part of	IABBA LARUN CHANDLER guilty of Count One, do the RICO conspiracy, the defendant did murder Christopher s set forth in the Notice of Special Sentencing Factor One
Yes	:	No:

With respec	ct to Count One – RICO C	onspiracy
WE	, THE JURY, unanimousl	y find the defendant, ASHLEY TIANA ROSS
Gui	lty	Not Guilty
Special Fin	ding	
unanimous Motley in v	ly find that, as part of the I	SHLEY TIANA ROSS guilty of Count One, do you RICO conspiracy, the defendant did murder Christopher s set forth in the Notice of Special Sentencing Factor One
Yes	:	No:

COUNT TWO

With respect to Count Two – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Armonti Womack on June 15, 2016:

WE, THE JURY, unanimous	ly find the defendant, KEVIN LAMONT TRENT, JR.
Guilty	Not Guilty
spect to Count Two – Violen i Womack on June 15, 2016:	t Crime in Aid of Racketeering, to-wit: Attempted Murder of
WE, THE JURY, unanimous	ly find the defendant, KANAS LAMONT'E TRENT
Guilty	Not Guilty
spect to Count Two – Violen i Womack on June 15, 2016:	t Crime in Aid of Racketeering, to-wit: Attempted Murder of
WE, THE JURY, unanimous	ly find the defendant, DASHAUN LAMAR TRENT
Guilty	Not Guilty
spect to Count Two – Violen i Womack on June 15, 2016:	t Crime in Aid of Racketeering, to-wit: Attempted Murder of
WE, THE JURY, unanimous	ly find the defendant, PHILLIP DAEKWON MILES
Guilty	Not Guilty
	Spect to Count Two – Violen Womack on June 15, 2016: WE, THE JURY, unanimous Suilty Spect to Count Two – Violen Womack on June 15, 2016: WE, THE JURY, unanimous Guilty

COUNT THREE

With respect to Count Three – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Armonti Womack on June 15, 2016:

	WE, THE JURY, unanimously find the defendant, KEVIN LAMONT TRENT, JR.		
	Guilty		Not Guilty
	ou must	also decide un	ndant KEVIN LAMONT TRENT, JR. Guilty of Count One, animously what act was done with the firearm for which you have Check <u>all</u> that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

	-		 Use of a Firearm During a Violent Crime in Aid of Racketeering, Armonti Womack on June 15, 2016:
	WE, T	HE JURY, una	nimously find the defendant KANAS LAMONT'E TREN,
	Guilty		Not Guilty
	ust also		ndant KANAS LAMONT'E TRENT Guilty of Count Three, then ously what act was done with the firearm for which you have found all that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

With respect to Count Three – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Armonti Womack on June 15, 2016:

V	WE, THE JURY, unanimously find the defendant DASHAUN LAMAR TRENT ,		
(Guilty		Not Guilty
you mus	If you found the defendant DASHAUN LAMAR TRENT Guilty of Count Three, then you must also decide unanimously what act was done with the firearm for which you have found this defendant guilty. Check <u>all</u> that apply:		
1	l.	Used:	
2	2.	Carried:	
3	3.	Brandished	
4	1.	Discharged	

		_	Three – Use of a Firearm During a Violent Crime in Aid of sed Murder of Armonti Womack on June 15, 2016:
V	WE, THE JURY, unanimously find the defendant PHILLIP DAEKWON MILES		
(Guilty		Not Guilty
you mus	st also		dant PHILLIP DAEKWON MILES Guilty of Count Three, then ously what act was done with the firearm for which you have found all that apply:
1	l.	Used:	
2	2.	Carried:	
3	3.	Brandished	
4	1.	Discharged	

COUNT FOUR

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COUNT FIVE

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COUNT SIX

With respect to Count Six – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of

Dwight Harris on June	15, 2016:
WE, THE JUR	, unanimously find the defendant KEVIN LAMONT TRENT, JR. ,
Guilty	Not Guilty

With respect to Count Dwight Harris on June	ix – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder o 15, 2016:
WE, THE JUR	, unanimously find the defendant KANAS LAMONT'E TRENT,
Guilty	Not Guilty

With respect to Count Dwight Harris on June	ix – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder o 15, 2016:
WE, THE JUR	, unanimously find the defendant, DASHAUN LAMAR TRENT ,
Guilty	Not Guilty

With respect to Count Dwight Harris on June	ix – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder o 15, 2016:
WE, THE JUR	, unanimously find the defendant, PHILLIP DAEKWON MILES,
Guilty	Not Guilty
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COUNT SEVEN

With respect to Count Seven – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Dwight Harris on June 15, 2016:

WE,	THE JURY, una	animously find the defendant KEVIN LAMONT TRENT, JR. ,
Guilt	y:	Not Guilty:
you must also		ndant KEVIN LAMONT TRENT, JR Guilty of Count Seven, then nously what act was done with the firearm for which you have found a <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

		 Use of a Firearm During a Violent Crime in Aid of Racketeering, Dwight Harris on June 15, 2016:
WE,	ΓΗΕ JURY, un	animously find the defendant KANAS LAMONT'E TRENT,
Guilt	y	Not Guilty
you must also		ndant KANAS LAMONT'E TRENT Guilty of Count Seven, then nously what act was done with the firearm for which you have found all that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

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With respect to Count Three – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Dwight Harris on June 15, 2016:

WE	WE, THE JURY, unanimously find the defendant DASHAUN LAMAR TRENT ,			
Gu	ilty	Not Guilty		
you must a		endant DASHAUN LAMAR TRENT Guilty of Count Seven, then nously what act was done with the firearm for which you have found a <u>all</u> that apply:		
1.	Used:			
2.	Carried:			
3.	Brandished			
4.	Discharged			
		n – Use of a Firearm During a Violent Crime in Aid of Racketeering, f Dwight Harris on June 15, 2016:		
WH	E, THE JURY, un	animously find the defendant PHILLIP DAEKWON MILES,		
Gu	Guilty Not Guilty			
you must a		endant PHILLIP DAEKWON MILES Guilty of Count Seven, then nously what act was done with the firearm for which you have found a <u>all</u> that apply:		
1.	Used:			
2.	Carried:			
3.	Brandished			
4.	Discharged			

COUNT EIGHT

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COUNT NINE

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COUNT TEN

With respect to Count Ten – Christopher Lamont Motley	Violent Crime in Aid of Racketeering, to-wit: Murder of on August 20, 2016:
WE, THE JURY, una	nimously find the defendant, MARCUS JAY DAVIS,
Guilty	Not Guilty

With respect to Count Ten – Christopher Lamont Motley	Violent Crime in Aid of Racketeering, to-wit: Murder of on August 20, 2016:
WE, THE JURY, una	nimously find the defendant, KEVIN LAMONT TRENT, JR.,
Guilty	Not Guilty

With respect to Count Ten – Christopher Lamont Motley	Violent Crime in Aid of Racketeering, to-wit: Murder of on August 20, 2016:
WE, THE JURY, una	nimously find the defendant, KANAS LAMONT'E TRENT,
Guilty	Not Guilty

With respect to Count Ten – Christopher Lamont Motley	Violent Crime in Aid of Racketeering, to-wit: Murder of on August 20, 2016,
WE, THE JURY, una	nimously find the defendant, DASHAUN LAMAR TRENT,
Guilty:	Not Guilty:

With respect to Count Ten – Violent Crime in Aid of Racketeering, to-wit: Murder of Christopher Lamont Motley on August 20, 2016:

WE, THE JURY, unanimously find the defendant, PHILLIP DAEKWON MILES,

Guilty ______ Not Guilty _____

With respect to Count Ten – Violent Crime in Aid of Racketeering, to-wit: Murder of Christopher Lamont Motley on August 20, 2016:

WE, THE JURY, unanimously find the defendant, SHABBA LARUN CHANDLER,

Not Guilty _____

Guilty _____

COUNT ELEVEN

With respect to Count Eleven – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Murder of Christopher Lamont Motley"

WE,	THE JURY, un	nimously find the defendant, MARCUS JAY DAVIS
Guilt	t y	Not Guilty
must also de		ndant MARCUS JAY DAVIS Guilty of Count Eleven, then you y what act was done with the firearm for which you have found this hat apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

-		n – Use of a Firearm During a Violent Crime in Aid of Racketeering. er Lamont Motley"
WE,	THE JURY, ur	unimously find the defendant, KEVIN LAMONT TRENT, JR.,
Guilt	ty	Not Guilty
then you mus	st also decide u	ndant KEVIN LAMONT TRENT, JR. , Guilty of Count Eleven, animously what act was done with the firearm for which you have Check <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

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With respect to Count Eleven – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Murder of Christopher Lamont Motley,

	WE, T	THE JURY, una	animously find the defendant, KANAS LAMONT'E TRENT,
	Guilty:		Not Guilty:
•	ust also		ndant KANAS LAMONT'E TRENT Guilty of Count Eleven, then nously what act was done with the firearm for which you have found all that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

	: Murde	er of Christophe	n – Use of a Firearm During a Violent Crime in Aid of Racketeering or Lamont Motley: animously find the defendant, DASHAUN LAMAR TRENT ,
	Guilty	<i></i>	Not Guilty
-	ust also		ndant DASHAUN LAMAR TRENT Guilty of Count Eleven, then nously what act was done with the firearm for which you have found a <u>all</u> that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

With respect to Count Eleven – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Murder of Christopher Lamont Motley:

•	WE, THE JURY, unanimously find the defendant, PHILLIP DAEKWON MILES,		
	Guilty		Not Guilty
you mus	st also		dant PHILLIP DAEKWON MILES Guilty of Count Eleven, then ously what act was done with the firearm for which you have found all that apply:
1	1.	Used:	
2	2.	Carried:	
3	3.	Brandished	
2	4.	Discharged	
to-wit: N	Murder	of Christophe	 Use of a Firearm During a Violent Crime in Aid of Racketeering, Lamont Motley: nimously find the defendant, SHABBA LARUN CHANDLER,
	Guilty		Not Guilty
then you	u must	also decide un	dant SHABBA LARUN CHANDLER Guilty of Count Eleven, unimously what act was done with the firearm for which you have Check <u>all</u> that apply:
1	1.	Used:	
2	2.	Carried:	
3	3.	Brandished	
4	4.	Discharged	

COUNT TWELVE

With respect to Count Twelve – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Justion Wilson on August 20, 2016:

WE	, THE JURY, unanimousl	y find the defendant, MARCUS JAY DAVIS,
Gui	dlty	Not Guilty

	ct to Count Twelve – Viol Justion Wilson on August	ent Crime in Aid of Racketeering, to-wit: Attempted 20, 2016:
WE	, THE JURY, unanimousl	y find the defendant, KEVIN LAMONT TRENT, JR. ,
Gui	ilty:	Not Guilty:

-	ct to Count Twelve – Viol Justion Wilson on August	ent Crime in Aid of Racketeering, to-wit: Attempted 20, 2016:
WE	, THE JURY, unanimousl	y find the defendant, KANAS LAMONT'E TRENT,
Gui	ilty	Not Guilty

-	ct to Count Twelve – Viol Justion Wilson on August	ent Crime in Aid of Racketeering, to-wit: Attempted 20, 2016:
WE	, THE JURY, unanimousl	y find the defendant, DASHAUN LAMAR TRENT ,
Gui	ilty	Not Guilty

Murder of Justion Wilson of	August 20, 2016:	
WE, THE JURY, un	nimously find the defendant, PHILLIP DAEKWON MILES	,
Guilty	Not Guilty	

With respect to Count Twel Murder of Justion Wilson or	e – Violent Crime in Aid of Racketeering, to-wit: Attempted August 20, 2016:	
WE, THE JURY, ur	nimously find the defendant, SHABBA LARUN CHANDLE	R,

Guilty: _____ **Not Guilty:** _____

With respect to Count Twelve - Violent Crime in Aid of Racketeering, to-wit: Attempted

COUNT THIRTEEN

With respect to Count Thirteen – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Justion Wilson on August 20, 2016:

WE, 7	ΓHE JURY, un	animously find the defendant, MARCUS JAY DAVIS,
Guilty	y:	Not Guilty:
must also dec		endant MARCUS JAY DAVIS Guilty of Count Thirteen, then you ly what act was done with the firearm for which you have found this that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

-		een – Use of a Firearm During a Violent Crime in Aid of pted Murder of Justion Wilson on August 20, 2016:
WE, T	ΓΗΕ JURY, un	animously find the defendant, KEVIN LAMONT TRENT, JR.,
Guilty	y	Not Guilty
then you mus	t also decide u	endant KEVIN LAMONT TRENT, JR. , Guilty of Count Thirteen, nanimously what act was done with the firearm for which you have Check <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

With respect to Count Thirteen – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Justion Wilson on August 20, 2016:

	WE, T	HE JURY, una	nnimously find the defendant, KANAS LAMONT'E TRENT,
	Guilty	·	Not Guilty
•	ou must	also decide un	ndant KANAS LAMONT'E TRENT Guilty of Count Thirteen, nanimously what act was done with the firearm for which you have Check all that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

	-		en – Use of a Firearm During a Violent Crime in Aid of oted Murder of Justion Wilson on August 20, 2016:
	WE, T	HE JURY, una	animously find the defendant, DASHAUN LAMAR TRENT ,
	Guilty	:	Not Guilty:
-	ou must	also decide un	ndant DASHAUN LAMAR TRENT Guilty of Count Thirteen, nanimously what act was done with the firearm for which you have Check all that apply:
	1.	Used:	
	2.	Carried:	
	3.	Brandished	
	4.	Discharged	

With respect to Count Thirteen – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Justion Wilson on August 20, 2016:

V	VE, TH	HE JURY, una	nimousl	y find the defendant, PHILLIP DAEKWON MILES,
G	Guilty			Not Guilty
then you	must		animous	HILLIP DAEKWON MILES Guilty of Count Thirteen, ly what act was done with the firearm for which you have that apply:
1	•	Used:		
2		Carried:		
3		Brandished		
4		Discharged		

	L			of a Firearm During a Violent Crime in Aid of der of Justion Wilson on August 20, 2016:
V	VE, TI	HE JURY, una	nimousl	y find the defendant, SHABBA LARUN CHANDLER,
G	Guilty		,	Not Guilty
then you	must		animous	IABBA LARUN CHANDLER Guilty of Count Thirteen ly what act was done with the firearm for which you have that apply:
1		Used:		
2		Carried:		
3	•	Brandished		
4		Discharged		

COUNT FOURTEEN

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COUNT FIFTEEN

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COUNT SIXTEEN

With respect to Count Sixteen – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Tyliek Conway on August 24, 2016:

WE, THE JURY, unanimously find the defendant, KEVIN LAMONT TRENT, JR
Guilty Not Guilty

With respect to Count Sixteen – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Tyliek Conway on August 24, 2016:
WE, THE JURY, unanimously find the defendant, DASHAUN LAMAR TRENT ,
Guilty Not Guilty

de de de de
With respect to Count Sixteen – Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Tyliek Conway on August 24, 2016:
With respect to Count Sixteen – Violent Crime in Aid of Racketeering, to-wit: Attempted

COUNT SEVENTEEN

With respect to Count Seventeen – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Tyliek Conway on August 24, 2016:

WE,	THE JURY, un	animously find the defendant, KEVIN LAMONT TRENT, JR. ,
Guilt	ty:	Not Guilty:
then you mu	st also decide u	endant KEVIN LAMONT TRENT, JR. Guilty of Count Seventeen, nanimously what act was done with the firearm for which you have Check <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

		nteen – Use of a Firearm During a Violent Crime in Aid of opted Murder of Tyliek Conway on August 24, 2016:
WE,	THE JURY, un	animously find the defendant, DASHAUN LAMAR TRENT ,
Guil	ty	Not Guilty
then you mu	st also decide ui	endant DASHAUN LAMAR TRENT Guilty of Count Seventeen, nanimously what act was done with the firearm for which you have Check <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

With respect to Count Seventeen – Use of a Firearm During a Violent Crime in Aid of Racketeering, to-wit: Attempted Murder of Tyliek Conway on August 24, 2016:

WE	, THE JURY, un	animously find the defendant, PHILLIP DAEKWON MILES,
Gui	lty	Not Guilty
then you mi	ust also decide u	endant PHILLIP DAEKWON MILES Guilty of Count Seventeen nanimously what act was done with the firearm for which you have Check <u>all</u> that apply:
1.	Used:	
2.	Carried:	
3.	Brandished	
4.	Discharged	

COUNT EIGHTEEN

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COUNT NINETEEN

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	COUNT TWENTY	
With respect to Count Tw	enty – Accessory After the Fact	
WE, THE JURY,	unanimously find the defendant, ASHLEY TIANA ROSS,	
Guilty	Not Guilty	
	COUNT TWENTY-ONE	
With respect to Count Tw	enty-One – Accessory After the Fact	
WE, THE JURY,	unanimously find the defendant, TENIKQUA FULLER,	
Guilty	Not Guilty	
	COUNT TWENTY-TWO	
With respect to Count Tw May 7, 2018:	enty-Two – Obstruction of Justice by Tampering with Proceeding	ngs on
WE, THE JURY,	unanimously find the defendant, ASHLEY TIANA ROSS,	
Guilty	Not Guilty	

COUNT TWENTY-THREE

With respect to Count To 7, 2018:	venty-Three – Obstruction of the Due Administration of Justice on M
WE, THE JURY	unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
COUNT TWENTY-FO	<u>UR</u>
INTENTIONAL	Y LEFT BLANK
COUNT TWENTY-FI	<u>E</u>
INTENTIONAL	Y LEFT BLANK
	COUNT TWENTY-SIX
With respect to Count To	venty-Six – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY	unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
	COUNT TWENTY-SEVEN
With respect to Count To	venty-Seven – False Declarations Before a Grand Jury on May 7, 201
WE, THE JURY	unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
	COUNT TWENTY-EIGHT
With respect to Count To	venty-Eight – False Declarations Before a Grand Jury on May 7, 2018
WE, THE JURY	unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty

COUNT TWENTY-NINE

With respect to Count Twenty-	-Nine – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unan	imously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
	COUNT THIRTY
With respect to Count Thirty –	- False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unan	imously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
	COUNT THIRTY-ONE
With respect to Count Thirty-C	One – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unan	imously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
	COUNT THIRTY-TWO
With respect to Count Thirty-T	Γwo – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unan	imously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty
<u>(</u>	COUNT THIRTY-THREE
With respect to Count Thirty-T	Three – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unan	imously find the defendant, ASHLEY TIANA ROSS,
Guilty	Not Guilty

COUNT THIRTY-FOUR

With respect to Count Thirty-Four – False Declarations Before a Grand Jury on May 7, 2018:
WE, THE JURY, unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty Not Guilty
COUNT THIRTY-FIVE
With respect to Count Thirty-Five – Witness Tampering on or about November 7, 2017:
WE, THE JURY, unanimously find the defendant, PHILLIP DAEKWON MILES,
Guilty Not Guilty
COUNT THIRTY-SIX
With respect to Count Thirty-Six – Obstruction of the Due Administration of Justice on or about November 7, 2017:
WE, THE JURY, unanimously find the defendant, PHILLIP DAEKWON MILES,
Guilty Not Guilty
COUNT THIRTY-SEVEN
With respect to Count Thirty-Seven – Witness Tampering on or around October or November 2017:
WE, THE JURY, unanimously find the defendant, ASHLEY TIANA ROSS,
Guilty Not Guilty

COUNT THIRTY-EIGHT

With respect to Count Thirty-Eight – Obstruction of the Due Administration of Justice on or around October or November 2017:

WE, THE JURY, una	unimously find the defendant, ASHLEY TIANA ROSS,	
Guilty	Not Guilty	
	COUNT THIRTY-NINE	
With respect to Count Thirty about April 2018:	-Nine – Obstruction of the Due Administration of Justice on or	
WE, THE JURY, una	nimously find the defendant, ASHLEY TIANA ROSS,	
Guilty	Not Guilty	
	COUNT FORTY	
With respect to Count Forty	- Witness Tampering on or about April 24, 2018:	
WE, THE JURY, una	unimously find the defendant, KEVIN LAMONT TRENT, JR	•,
Guilty	Not Guilty	
So say we all this day of	of, 2019.	
	FOREPERSON	